UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK ----X UNITED STATES OF AMERICA,

-against-

AMENDED ORDER 04-CR-699 (DRH)(S-2)

RODNEY ARNOLDO MORRISON,

Defendant.

----X

APPEARANCES:

For the Government:

Benton J. Campbell United States Attorney Eastern District of New York 610 Federal Plaza

Central Islip, New York 11722

By: James M. Miskiewicz, A.U.S.A.
John Joseph Durham, A.U.S.A.
Diane C. Leonardo-Beckmann, A.U.S.A.

For Defendant:

The Murphy Firm One South Street, 23rd Floor Baltimore, MD 21202

By: William H. Murphy, Jr., Esq. Kenneth W. Ravenell, Esq.

Anthony A. Capetola, Esq. 2C Hillside Avenue Williston Park, New York 11596

Law Offices of Peter Smith & Associates 232 East Main Street
Huntington, New York 11743
By: Peter Smith, Esq.

Daniel Nobel, Esq. 401 Broadway - 25th Floor New York, New York 10013

Law Offices of Richard Ware Levitt 148 E. 78th Street New York, New York 10021 By: Richard Ware Levitt, Esq. William T. Martin & Associates 32 Court Street Suite 707 Brooklyn, New York 11201 By: William T. Martin, Esq.

HURLEY, Senior District Judge

The purpose of this Order is to amend the following portion of my April 17, 2008 Order: "I find it is imperative that Mr. Ravenell be available as defendant's counsel of choice on [the RICO, CCTA, and murder counts] until this trial runs its course." (Apr. 17. Order at 1.)

If the jury finds the defendant guilty of a predicate RICO offense, the case will then proceed to the concomitant issue of forfeiture before the same jury. Should that occur, Mr. Ravenell will be required — and is so ordered — to remain on trial before me not only on counts for which he was specifically retained but also during the forfeiture phase of the proceeding.

SO ORDERED.

Dated: April 21, 2008

Central Islip, New York

_____/s/_ DENIS R. HURLEY, U.S.D.J